UNITED STATES DISTRICT COURT

for the

District of South Carolina

MOTHER DOE, INDIVIDUALLY AND AS THE MOTHER AND NATURAL GUARDIAN FOR JANE DOE, A MINOR, Plaintiff V. RICHLAND COUNTY SCHOOL DISTRICT 2, SHERIFF OF RICHLAND COUNTY IN HIS OFFICIAL CAPACITY D/B/A RICHLAND COUNTY SHERIFF'S DEPARTMENT, & JOHN E. EWING, Defendants) Civil Action No. 3:18-cv-02731-CMC))
JUDGMENT	TIN A CIVIL ACTION
The court has ordered that (check one):	
■ summary judgment is entered in favor of the defend	lant, John E. Ewing, as to the third cause of action. The plaintiff,
	guardian for Jane Doe, a minor, shall take nothing of the
•	n and, this action is dismissed with prejudice as to that cause.
	lant, Richland County School District 2, as to the sixth cause of
	the mother and natural guardian for Jane Doe, a minor, shall take
	rict 2, as to the sixth cause of action and, this action is dismissed
with prejudice as to that defendant as to that cause.	,
• •	nother and natural guardian for Jane Doe, a minor, take nothing of
•	ction and, this action is dismissed with prejudice as to that
defendant as to that cause.	, I J
■ the plaintiff, Mother Doe, individually and as the n	nother and natural guardian for Jane Doe, a minor, take nothing
•	and Sheriff of Richland County in his official capacity d/b/a
·	th and eighth causes of action and, this action is dismissed with
prejudice as to those causes.	
■ the plaintiff, Mother Doe, individually and as the n	nother and natural guardian for Jane Doe, a minor, take nothing
of the defendant, Sheriff of Richland County in his official capacity d/b/a Richland County Sheriff's Department, as to	
the claim in paragraph 25(o) of the Complaint and, this	
This action was (check one):	

☐ tried by a jury, the Honorable ______ presiding, and the jury has rendered a verdict.

□ tried by the Honorable ______ presiding, without a jury and the above decision was reached.

■ decided by the Court, the Honorable Cameron McGowan Currie, Senior US District Judge, presiding. The Court having heard and granted defendant John E. Ewing's motion for summary judgment as to the third cause of action; having heard and granted defendant Richland County School District 2's motion for summary judgment as to the sixth cause of action; having dismissed the ninth cause of action as to defendant John E. Ewing; having dismissed the seventh and eight causes of action; and having dismissed the claim in paragraph 25(o) of the Complaint.

Date: June 5, 2020

**ROBIN L. BLUME, CLERK OF COURT*

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s/Charles L. Bruorton

Signature of Clerk or Deputy Clerk

Date Filed 06/05/20

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